Inited States of	America vs	•			States			
DEFENDANT	GARY	LESTER PI	NALTQ		CKET NO.	_ <b></b> _	<u>VALARO</u> R-135	لـــ ـــ <u>ـــــــــــــــــــــــــــــ</u>
	JUD	GMENT	AND PROBA	· · · · · · · · · · · · · · · · · · ·	-	T ORD	ER AO	245 (6/74)
			rney for the government			MONTH	DAY	YEAR
COUNSEL		HOUT COUNSE	person on this date —-  L. However the court	advised defendant o	f right to counsel a	and asked whe	ther defendant	75 It desired to
	<b>Т</b> . wiл	TH COUNSEL		Anderson as		aylor	-1-1-	
PLEA	<b>}~</b>	ILTY, and the core is a factual bas	•		CONTENDERE,	Ja	SEP 3 ( or Guilty ack C. Silve	r, Clerk
	There bei	ng a finding/v	SEE SUIL	GUILTY. Defendani TY.	t is discharged	U. S	s. Distric	I COUR!
FINDING & JUDGMENT	Defendan <b>Secti</b> c > <b>Infor</b>	it has been convices 7215, a	cted as charged of the of S charged in (	fense(s) of havi	ing violate, 3, 4, 5,	d Title 6, 7 and	26, U.S d 8 of 1	S.C., the
SENTENCE OR PROBATION ORDER  SPECIAL CONDITIONS OF PROBATION	was shown hater and is plus count and a Co	n, or appeared to the	mposition of 5,000 is imposition of 5,000 is	ed the defendant guilty manuscriptories sentence is period of () sentence as sed. sentence as	y as charged and core (1) year to incarce to	and the ration ration ration and the counts and the counts are the	lered that: In the level of the	int  Inded  Inded
ADDITIONAL CONDITIONS OF PROBATION	fortha In addition reverse side any time of probation	n to the special cor- le of this judgment during the probation for a violation occu	unts charged inditions of probation imposed. The Court main period or within a maximum during during the probation	ised above, it is hereby by change the condition mum probation period period.	ordered that the gers of probation, reduce of five years permit	neral condition to or extend the ted by law, ma	5,470.61 s of probation s e period of pro	Eset out on the bation, and at
COMMITMENT RECOMMEN- DATION	The cour	t orders commite	nent to the custody of t	he Attorney Genera	l and recommends	It is orde a certifie and comi	red that the Cl d copy of this mitment to the ther qualified o	judgment U.S. Mar-
SIGNED BY	)					CERTIFIE	D AS A TRUE	COPY ON
U.S. Distri	ict Judge	ر د		*· •			<b>=</b>	
		Cella			- 30-75	Ву		) CLERK

S. Carlotte

United States of DEFENDANT	MORTHERN				etes District Court for DISTRICT OF OXLAHONA			
	)		DOCKET NO.	75-CR-1	L28			
	JUDGMENT AN	ND PROBATION/C	OMMITMEN	IT ORDE	R A0-24	5 (6/74)		
	In the presence of the attorney the defendant appeared in pers	for the government on on this date		MONTH 9	30	YEAR 75		
COUNSEL	WITHOUT COUNSEL	However the court advised defendance counsel appointed by the court Kenneth L. Stainer	and the defendant thereup	on waived assistan	er defendant dece of counsel.			
PLEA	GUILTY, and the court if there is a factual basis fo	peing satisfied thatN r the plea,	OLO CONTENDERE,		P301975 GUILTY CSilver, Cle			
	There being a finding/ve	f {	endant is discharged		ISTRICT CO			
FINDING & JUDGMENT	Defendant has been convicted: Section 922(a)(6)	as charged of the offense(s) of , as charged in the	having violate indictment.	d Title 1	<b>8,</b> U.S.(	c.,		
SENTENCE OR PROBATION ORDER	The imposition	t had anything to say why judgment surt, the court adjudged the defendant of sentence is sustant for a period of	guilty as charged and com	victed and ordered	that: The Cast	contrary		
SPECIAL CONDITIONS OF PROBATION	Condition of pastayed employed.	robation: is that Dej	fondant sock o	mpleyment	and			
			·					
ADDITIONAL CONDITIONS OF PROBATION		s of probation imposed above, it is he posed. The Court may change the cond d or within a maximum probation po uring the probation period.						
COMMITMENT RECOMMEN- DATION	The court orders commitment to	o the custody of the Attorney Ge	neral and recommends,	It is ordered the accertified coperand commitmees that or other questions of the contractions of the contr	nt to the U.S. N	nent Mar-		
SIGNED BY	St Judge Cilcon	Z estace	Allega-in-	CERTIFIED AS A		ON		
		Date	9-39-75	Ву	( ) CLEI			

Ì

Form No. USA-22 (Ed. 2-15-57)

#### UNITED STATES DISTRICT COURT

Northern	District o	f Oklahoma	<del></del>
	,		75 GR 05
United States of Americ	;a )	Criminal	No. 75-CR-95
Vs.	<b>\</b>		-
MICHAEL LYNN KIRKLAND	}	IN	OPEN COURT
	•		SEP 2 9 1975 1000
	ORDER FOR DIS	U. ;	ack C. Silver, Clerk S. DISTRICT COURT
Pursuant to Rule !	18(a) of the F	ederal Rules o	f Criminal
Procedure and by leave	of court endo	rsed hereon th	e United States
Attorney for the N	orthern D	istrict of	Oklahoma
hereby dismisses XXX		the Indictm	
Michael Lynn Kirkl	and, def	endant.	
	•		

NATHAN G. GRAHAM United States Attorney

Asst. United States Attorney

Leave of court is granted for the filing of the foregoing dismissal.

United States District Judge

Date: September 29, 1975

#### FILED

SEP 24 1975

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF OKLAHOMA

Jack C. Silver, Clerk U. S. DISTRICT COURT

United States of America )
vs )
Mary E. Spell, )

a/k/a Mary E. Mitchell

73-CR-79

EXTENSION OF PROBATION

On August 14, 1973, came the attorney for the government and the defendant appeared in person and by counsel, Ainslie Perrault, Jr.

IT WAS ADJUDGED that the defendant, pursuant to Rule 20, upon her plea of guilty, had been convicted of having violated Title 18, U.S.C., Section 656, in that on or about August 21, 1972, and September 1, 1972, in the Western District of New York, said Defendant, being an employee of Marine Midland Bank - Western, a member of the Federal Reserve System, with intent to injure and defraud said member, willfully embezzled and converted to her own use the sum of \$220.00 and \$100.00, respectively, of the moneys and funds of such bank, as charged in Counts One and Two of the indictment.

IT WAS ADJUDGED that the defendant was guilty as charged and  ${f convicted}$ .

IT WAS ADJUDGED that the imposition of sentence be suspended and the defendant be placed on probation for a period of Two (2) years as to each count, concurrently, a condition of probation being that the defendant make restitution in the amount of \$320.00 at the rate of \$15.00 per month beginning in September, 1973.

Now, on this 24th day of September, 1975, came the attorney for the government and the defendant appeared with counsel, Ainslie Perrault, Jr. After hearing application by the government and argument by the counsel, the Court denies Revocation of Probation and extends defendant's probation for a period of One (1) year.

IT IS ADJUDGED that the order of probation entered on August 14, 1973, be extended from August 14, 1975 to August 14, 1976. This Court will retain jurisdiction.

IT IS ORDERED that the Clerk deliver a certified copy of this Extension of Probation to the United States Probation Office.

UNITED STATES DISTRICT JUDGE

nited States of A		, NORTHERN D	istrict of	OKLAHO	<u> </u>
DEFENDANT	CAROL HeGOWAN	J			
		DOCKET NO.			
	JUDGMENT AND PROBATIO	N/COMMITM	ENT ORD	ER AO	245 (6/74)
	In the presence of the attorney for the government the defendant appeared in person on this date		MONTH 9	18	75
COUNSEL	have counsel appointed by t	d defendant of right to coulthe court and the defendant the H. Restatt Ret (Name of counse	ereupon waived assis	ether defendant tance of counse	t desired to
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,	NOLO CONTENDER		OTGULTY	
	There being a first line / verdict of \[ \begin{align*} \to	Y. Defendant is discharged	Jac	SEP 1 8 19 k C. Silver, District	Clerk
FINDING &	Defendant has been convicted as charged of the offense(section 371, as charged in the	Indictment.	ited T. 18,	, v.s.c.	•
JUDGMENT {	It is the finding of the Court 25 years, subject to the Youth finding of the Court that the d benefit from the Youth Correction	Correction Act, efendent would :	and it is	sphroha	iate
		**			
	The court asked whether defendant had anything to say why just shown, or appeared to the court, the court adjudged the	udgment should not be pronou defendant guilty as charged an	d convicted and ord	dered that: The	the contra defendant
	The court asked whether defendant had anything to say why jewas shown, or appeared to the court, the court adjudged the hereby committed to the custody of the Attorney General or his	udgment should not be pronou defendant guilty as charged an s authorized representative for	d convicted and ord	dered that: The	the contra defendant
SENTENCE OR PROBATION ORDER	The court asked whether defendant had anything to say why jewas shown, or appeared to the court, the court adjudged the hereby committed to the custody of the Attorney General or his	udgment should not be pronou defendant guilty as charged an sauthorized representative for	d convicted and org	dered that: The	defendant
OR PROBATION	The court asked whether defendant had anything to say why just shown, or appeared to the court, the court adjudged the hereby committed to the custody of the Attorney General or his Three (3)  IT IS FURTHER ADJUDGED the suspended and the defendant is Three (3) Years from this date.	udgment should not be pronou defendant guilty as charged an sauthorized representative for	d convicted and org	dered that: The	defendant
OR PROBATION ORDER SPECIAL CONDITIONS	The court asked whether defendant had anything to say why journess shown, or appeared to the court, the court adjudged the hereby committed to the custody of the Attorney General or his three (3)  IT IS FURTHER ADJUDGED the suspended and the defendant is three (3) Years from this date.	udgment should not be pronou defendant guilty as charged an sauthorized representative for Years  t the imposition placed on probat	d convicted and org	dered that: The	defendant
OR PROBATION ORDER  SPECIAL CONDITIONS OF	The court asked whether defendant had anything to say why journess shown, or appeared to the court, the court adjudged the hereby committed to the custody of the Attorney General or his three (3)  IT IS FURTHER ADJUDGED the suspended and the defendant is three (3) Years from this date.	udgment should not be pronou defendant guilty as charged an sauthorized representative for Years  t the imposition placed on probat	d convicted and org	dered that: The	defendant
OR PROBATION ORDER SPECIAL CONDITIONS	The court asked whether defendant had anything to say why journess shown, or appeared to the court, the court adjudged the hereby committed to the custody of the Attorney General or his three (3)  IT IS FURTHER ADJUDGED the suspended and the defendant is three (3) Years from this date.	udgment should not be pronou defendant guilty as charged an sauthorized representative for Years  t the imposition placed on probat	d convicted and org	dered that: The	defendant
OR PROBATION ORDER  SPECIAL CONDITIONS OF	The court asked whether defendant had anything to say why journess shown, or appeared to the court, the court adjudged the hereby committed to the custody of the Attorney General or his three (3)  IT IS FURTHER ADJUDGED the suspended and the defendant is three (3) Years from this date.	udgment should not be pronou defendant guilty as charged an sauthorized representative for Years  t the imposition placed on probat	d convicted and orginization for a senten	dered that: The period of	defendant
OR PROBATION ORDER  SPECIAL CONDITIONS OF PROBATION	The court asked whether defendant had anything to say why journess shown, or appeared to the court, the court adjudged the hereby committed to the custody of the Attorney General or his three (3)  IT IS FURTHER ADJUDGED the suspended and the defendant is three (3) Years from this date.	ove, it is hereby ordered that ige the conditions of probation period of five years.	the general condition reduce or extend the permitted by law, m	nce is h period  sof probation e net in or pro	set out on t
OR PROBATION ORDER  SPECIAL CONDITIONS OF PROBATION  ADDITIONAL CONDITIONS OF PROBATION  COMMITMENT	The court asked whether defendant had anything to say why is was shown, or appeared to the court, the court adjudged the hereby committed to the custody of the Attorney General or his three (3)  IT IS FURTHER ADJUDGED the suspended and the defendant is three (3) Years from this date.  In addition to the special conditions of probation imposed aboreverse side of this judgment be imposed. The Court may chan any time during the probation period or within a maximum period or with	ove, it is hereby ordered that ige the conditions of probation period of five years probation period of five years period.	the general condition reduce or extend the remitted by law, mends,	as of probation e period of produce is a period of probation of produce is a period of produce is sue a warrance control of the copy of this mitment to the	set out on the bation, and not and revolution and revolution and revolution are building to the bation and revolution are building to the bation are building to the bation and revolution are building to the bation are building to the bat
OR PROBATION ORDER  SPECIAL CONDITIONS OF PROBATION  ADDITIONAL CONDITIONS OF PROBATION	The court asked whether defendant had anything to say why jewas shown, or appeared to the court, the court adjudged the hereby committed to the custody of the Attorney General or his Three (3)  IT IS FURTHER ADJUDGED the suspended and the defendant is Three (3) Years from this date.  In addition to the special conditions of probation imposed abreverse side of this judgment be imposed. The Court may chan any time during the probation period or within a maximum probation for a violation occurring during the probation period.	ove, it is hereby ordered that ige the conditions of probation period of five years probation period of five years period.	the general condition reduce or extend the termitted by law, mends,  lends,  It is ordinated a certificant company of the certificant certifican	as of probation e period of probation ay issue a warra	set out on the bation, and not and revo
OR PROBATION ORDER  SPECIAL CONDITIONS OF PROBATION  CONDITIONS OF PROBATION  COMMITMENT RECOMMENDATION  DATION	In addition to the special conditions of probation imposed abreverse side of this judgment be imposed. The Court may chan any time during the probation period or within a maximum probation for a violation occurring during the probation period. The court orders commitment to the custody of the Att	ove, it is hereby ordered that ige the conditions of probation period of five years probation period of five years period.	the general condition reduce or extend the remitted by law, mends,  It is ordinated to the condition of the	as of probation e period of produce is a period of probation e period of produce a warrance ered that the Cled copy of this imitment to the other qualified of the period of produce ered that the Cled copy of this imitment to the other qualified of the period of the pe	set out on the bation, and nt and revolution to the control of the
OR PROBATION ORDER  SPECIAL CONDITIONS OF PROBATION  ADDITIONAL CONDITIONS OF PROBATION  COMMITMENT RECOMMEN-	In addition to the special conditions of probation imposed abreverse side of this judgment be imposed. The Court may chan any time during the probation period or within a maximum probation for a violation occurring during the probation period.  The court orders commitment to the custody of the Attorney of the Attorne	ove, it is hereby ordered that ige the conditions of probation period of five years probation period of five years period.	the general condition reduce or extend the remitted by law, mends,  It is ordinated to the condition of the	as of probation e period of probation ay issue a warra	set out on the bation, and nt and revolution to the control of the

United States of	America vs.	United States District Court for				
DEFENDANT	ROMNIE VERMON LEROY McCOHAN	OCKET NO.	75-CR-90			
	JUDGMENT AND PROBATION/CO	<b>MMITMEN</b>	T ORDER A0-245 (6/74)			
COUNSEL	have counsel appointed by the court and	the defendant thereup				
PLEA	there is a factual basis for the plea,	CONTENDERE,	SEP 1 8 1975			
FINDING & JUDGMENT	There being a finding verdict of LX_I GUILTY.  Defendant has been convicted as charged of the offense(s) of here.  Section 371, as charged in the Indict.	ing violate	Jack C. Silver, Clerk			
SENTENCE OR PROBATION ORDER	The court asked whether defendant had anything to say why judgment shou was shown, or appeared to the court, the court adjudged the defendant gui hereby committed to the custody of the Attorney General or his authorized reference and one-half (44)	Ity as charged and cor	rvicted and ordered that: The defendant is			
SPECIAL CONDITIONS OF PROBATION						
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation imposed above, it is here reverse side of this judgment be imposed. The Court may change the conditionany time during the probation period or within a maximum probation period.	ons of probation, reduction of five years permit	CE OF EXTENO THE DEFIOU OF DICIDATION, AIR AL			
COMMITMENT RECOMMEN- DATION SIGNED BY			It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Marshal or other qualified officer.  CERTIFIED AS A TRUE COPY ON			
U.S. Dis	gistrate 1	-18-75	By ( ) CLERK			

United States of	America vs.  United States I  NORTHERN DISTRI	District Court for ICT OF OKLAHOMA
DEFENDANT	JOHN WAYNE YOUNGPETER	75-CR-90
	JUDGMENT AND PROBATION/COMMITMENT	ORDER AO 245 (6/74)
	In the presence of the attorney for the government the defendant appeared in person on this date	MONTH DAY YEAR 9 18 75
COUNSEL	WITHOUT COUNSEL However the court advised defendant of right to counsel an have counsel appointed by the court and the defendant thereupon	d asked whether defendant desired to a waived assistance of counsel.
	WITH COUNSEL L Issues Francein, Counsel)	<del></del>
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,	SEP 1 8 1975 A
	There being a finding to that of ULT. Defendant is discharged  LT. GUILTY.	Jack C. Silver, Clerk U. S. DISTRICT COURT
FINDING & JUDGMENT	Defendant has been convicted as charged of the offense(s) of having violated Section 371, as charged in the Indictment.	T. 18, U.S.C.,
SENTENCE OR PROBATION ORDER	Two (2) Years	icted and ordered that: The detendant
SPECIAL CONDITIONS OF PROBATION		
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation imposed above, it is hereby ordered that the gene reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce any time during the probation period or within a maximum probation period of five years permitted probation for a violation occurring during the probation period.	OF EXTENU THE BETING OF DECIDALION, AND A
COMMITMENT RECOMMEN- DATION	The court orders commitment to the custody of the Attorney General and recommends,	It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Marshal or other qualified officer.
SIGNED BY	) :	CERTIFIED AS A TRUE COPY ON
U.S. Magi		( ) CLERK ( ) DEPUTY

United States of	America vs.	District Court for
DEFENDANT	JOHN WAYNE YOUNGPETER	75-CR-91
	JUDGMENT AND PROBATION/COMMITMEN	
		MONTH DAY YEAR
	In the presence of the attorney for the government the defendant appeared in person on this date	9 18 75
COUNSEL	WITHOUT COUNSEL  However the court advised defendant of right to counsel have counsel appointed by the court and the defendant thereu	pon waived assistance of counsel.
$\longrightarrow$	(Name of counsel)	
PLEA	GUILTY, and the court being satisfied that NOLO CONTENDERE, there is a factual basis for the plea,	
	There being a finding/section of LLI NOT GUILTY. Defendant is discharged LI GUILTY.	SEP 1 8 1975 Jack C. Silver, Clerk
FINDING & JUDGMENT	Defendant has been convicted as charged of the offense(s) of having violate  Section 472, as charged in Count 1 of the Indicts	U. S. DISTRICT COURT ad T. 18, U.S.C., ment.
SENTENCE OR PROBATION ORDER	Two (2) Years  IT IS ADJUDGED that the sentence imposed in run concurrently with the sentence imposed in 75	n this case shall -CR-90.
		m
SPECIAL CONDITIONS		per en
OF PROBATION		
		e jake 18
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation imposed above, it is hereby ordered that the reverse side of this judgment be imposed. The Court may change the conditions of probation, red any time during the probation period or within a maximum probation period of five years perm probation for a violation occurring during the probation period.	UCE OF EXTERN THE DELIGIOU OF DIODALIUM, AND A
l	The court orders commitment to the custody of the Attorney General and recommend	
COMMITMENT RECOMMEN- DATION		It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Marshal or other qualified officer.
		CERTIFIED AS A TRUE COPY ON
SIGNED BY	rict Judge	THIS DATE
U.S. Magi	istrate 2014	By ( ) CLERK
	Date 9-18-75	( ) DEPUTY

United States of	America vs.		District Court for RICT OF OKLAHOMA
DEFENDANT	RONNIE VERHON LEROY McGOWAN	_  DOCKET NO.	75-CR-101
	JUDGMENT AND PROBATION	N/COMMITMEN	T ORDER AO 245 (6/74)
COUNSEL	In the presence of the attorney for the government the defendant appeared in person on this date  WITHOUT COUNSEL However the court advise	sed defendant of right to counsel a	MONTH DAY YEAR 9 18 75  nd asked whether defendant desired to
	have counsel appointed by	the court and the defendant thereupo James H. Heslett, (Name of counsel)	n waived assistance of counsel.  Retained
PLEA	there is a factual basis for the plea,	NOLO CONTENDERE,	SEP 1 8 1975 W
	There being a finding/w here of LX_1 GUILTY.	TY. Defendant is discharged	Jack C. Silver, Clerk U. S. DISTRICT COURT
FINDING & JUDGMENT	Defendant has been convicted as charged of the offense  Section 472, as charged in Coun	(s) of having violated at One of the Indie	T. 18, U.S.C.,
SENTENCE OR PROBATION ORDER	The court asked whether defendant had anything to say why was shown, or appeared to the court, the court adjudged the hereby committed to the custody of the Attorney General or hereby committed to the custody of the A	defendant guilty as charged and consist authorized representative for impris	victed and ordered that: The defendant is onment for a period of
SPECIAL CONDITIONS OF PROBATION			
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation imposed a reverse side of this judgment be imposed. The Court may cha any time during the probation period or within a maximum probation for a violation occurring during the probation period	bove, it is hereby ordered that the ge nge the conditions of probation, reduc probation period of five years permit	SE OF EXTEND THE DEFIOR OF OPODALION, AND AL
COMMITMENT RECOMMEN- DATION		ttorney General and recommends	It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Marshal or other qualified officer.
SIGNED BY		6 1	CERTIFIED AS A TRUE COPY ON  THIS DATE
О.З. Ма	distrate	Date 9-18-75	( ) CLERK

the second of th

. -

# FILED IN OPEN COURT

SEP 1 1 1975 d.

## UNITED STATES DISTRICT COURT Northern District of Oklahoma U. S. DISTRICT COURT United States of America Criminal No. XX 72-CR-171 vs. WILLIAM TED PYLE

#### ORDER FOR DISMISSAL

Pursuant to Rule 48(a) of the Federal Rules of Criminal Procedure and by leave of court endorsed hereon the United States Attorney for the Northern District of Oklahoma Indictment hereby dismisses the \_ (indictment, information, complaint) William Ted Pyle defendant.

> NATHAN G. GRAHAM United States Attorney

Asst. United States Attorney

Leave of court is granted for the filing of the foregoing dismissal.

Date: September 11, 1975

nited States of	America vs.	Ţ	Inited States	Distr	ict Co	urt for
DEFENDANT	- ROBERT DOTE TAYLO		NORTHERN DI	STRICT OF	OKLAHO	M
	L		DOCKET NO. L	75-CR	-133	
	JUDGMENT AN	ND PROBATIO	N/COMMITME	NT ORD	ER AO	245 (6/74)
	In the presence of the attorney the defendant appeared in pers	y for the government son on this date		MONTH	DAY	YEAR
COUNSEL	WITHOUT COUNSEL  WITH COUNSEL	have counsel annointed by	ed defendant of right to counse the court and the defendant thereu (Name of counsel)	upon waived assist	ther defendantance of counse	t desired to
PLEA	GUILTY, and the court there is a factual basis fo	being satisfied that { or the plea,	X NOLO CONTENDERE,	, Lack V	TSAVEL, TOTE STRICT CO	
FINDING &	There being a finding/	lesser as charged of the offense ( cluded within t	re intormation cu	ed Title arging vi	18, U.S elation	.C., .s
SENTENCE OR PROBATION ORDER	Count One - The Defe One Count Two - The Defe One	imposition of sondant is placed (1) year. imposition of sondant is placed	defendant guilty as charged and contence is suspendent for the probation for the contence is suspendent for the concurrently with the (1).	riemmaines nded and r a perio nded and r a perio	the d of the d of	
SPECIAL CONDITIONS OF PROBATION	The condition of U. S. District (	f probation is court Clerk a f	that the Défendanting in the amount	t pay th of \$14.0	the	
ADDITIONAL CONDITIONS OF PROBATION	I reverse side of this judgment he	imposed. The Court may chan eriod or within a maximum p	ove, it is hereby ordered that the ge the conditions of probation, rec robation period of five years perm	ince or extend the	e berioa or bro	Dation, and
	The court orders commitmen	nt to the custody of the At	torney General and recommen	It is orde	red that the Ci	
OMMITMENT RECOMMEN- DATION				and com	d copy of this mitment to the ther qualified o	U.S. Mar-
GNED BY	ict Judge		e.	CERTIFIE	D AS A TRUE	COPY ON
	nor P Cillan	JE Bu	2015 9-11-75	By	-	) CLERK

#### FILED IN OPEN COURT

SEP 11 1975,5

UNITED S	UNITED STATES DISTRICT COURT				
Northern	_District of _	Oklahoma	Clerk, U. S. District Court		
United States of America	)	Criminal No			
vs. BENJAMIN SANCHEZ	}				

#### ORDER FOR DISMISSAL

Pursuant to Rule 48(a) of the	Federal Rules	of Criminal	-
Procedure and by leave of court en	dorsed hereon	the United S	States
Attorney for the Northern	District of _	Oklahoma	
hereby dismisses XXX Counts IV	through XXI	of the /	Indictment against
(indictment	, information,	complaint)	
Benjamin Sanchez d	lefendant.		•

NATHAN G. GRAHAM United States Attorney

Asst. United States Attorney

Leave of court is granted for the filing of the foregoing dismissal.

United States District Judge

Date: September 11, 1975

United States of	Aller tou vo.	<b>es District Court</b> fo I <b>strict of Oklahoma</b>
DEFENDANT	BENJAMIN SANCHEZ  DOCKET NO.	
	JUDGMENT AND PROBATION/COMMITM	ENT ORDER AO 245 (6)74)
	In the presence of the attorney for the government the defendant appeared in person on this date	MONTH DAY YEAR 9 11 75
COUNSEL	WITHOUT COUNSEL  However the court advised defendant of right to count have counsel appointed by the court and the defendant the second	unsel and asked whether defendant desired to nereupon walved assistance of counsel.
	WITH COUNSEL T. Fred Delist (Name of counse	el)
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,	re, <u>Pari</u> Not <b>ig</b> uil <del>(t</del> y () SEF 1 1 1975
	There being a finding/variet of NOT GUILTY. Defendant is discharged LX. GUILTY.	a Jack C. Silver, Clerk U. S. DISTRICT COURT
FINDING &	Defendant has been convicted as charged of the offense(s) of having viol Section 1324(a)(2) as charged in Counts One, Twindictment.	ated Title 8, U.S.C.,
SENTENCE OR PROBATION ORDER	Count 2 - The imposition of sentence is suspend is placed on probation for a period of commence at the expiration of sentence.  Count 3 - The imposition of sentence is suspend is placed on probation for a period of run concurrently with sentence imposed.  It is further adjudged that the execution of the sentence imposed.	of Three (3) years to be imposed in Ct. 1. led and the Defendant of Three (3) years to od in Count 2.
SPECIAL CONDITIONS OF PROBATION	sentence is deferred until September 18, 1975, at which time Defendant is to present himself to The condition of probation is that Defendant no transportation of whimmer illegal aliens.	O THE U. S. METSHELL
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation imposed above, it is hereby-ordered that reverse side of this judgment be imposed. The Court may change the conditions of probation any time during the probation period or within a maximum probation period of five years probation for a violation occurring during the probation period.	reduce or extend the period of probation, and
	The court orders commitment to the custody of the Attorney General and recomm	nends,
COMMITMENT RECOMMEN- DATION		a certified copy of this judgment and commitment to the U.S. Mar- shal or other qualified officer.
eighten mi		CERTIFIED AS A TRUE COPY ON
SIGNED BY		THIS DATE
************	9-11-75	By ( ) CLERK
	Date	( ) DEPUTY

The second secon

Carlos Santos

United States of	America vs.				States			
DEFENDANT	TROMAS	JAMES ST	CARR		THERN DIST			<u> </u>
	JUDGN	IENT A	ND PROBAT	ION/COM	MITMEN	T ORDE	<b>R</b> AO-2-	45 (b;74)
	In the presence	of the attorney	y for the government son on this date			MONTH	DAY 9	YEAR 75
COUNSEL		T COUNSEL	However the court a	d by the court and the	right to counsel defendant thereup	on waived assista	ner defendant once of counsel.	
PLEA		, and the court factual basis fo	being satisfied that or the plea,	L; <b>NOLO</b> C	ONTENDERE,	NOT	GULTY	D
			( L NOT GU	JILTY. Defendant	is discharged	SE	9 1975	
			of \  \bigcup NOT GU \\ \bigcup \Bigcup GUILTY \\ \tag{As charged of the offer}			11 5 019	Silver, Clea	
FINDING & JUDGMENT			charged in C					
					,		e ye yen	
SENTENCE OR PROBATION ORDER	with the	Count One Count Two sentence		ne-half (2½ ne-half (2½ Count One.	Years Years,	to run es	ncurrent	:ly
i				÷ .		8.	* **	
SPECIAL CONDITIONS OF						·	:.	
PROBATION								
						· •.		
ADDITIONAL CONDITIONS OF PROBATION	reverse side of t any time during	his judgment be the probation p	ions of probation impose imposed. The Court may eriod or within a maximum ng during the probation pe	change the conditions im probation period c	of probation, reduc-	ce or extend the r	period of probat	tion, and a
	The court ord	ers commitmen	nt to the custody of the	e Attorney General	and recommends	It is ordere	d that the Clerk copy of this ju	
COMMITMENT RECOMMEN- DATION						and comm	itment to the U er qualified offi	.S. Mar-
SIGNED BY						CERTIFIED	AS A TRUE CO	OPY ON
U.S. Distric	ct Judge		\	7.1		THIS DATE		
L U.S. Magist	trate	24	la le tot		<b>-75</b>	] ву	• •	CLERK
				Date 777	· . • • · · · · · · · · · · · · · · · ·	4	( )(	DEPUTY

Inited States of	America vs.		District Court for
DEFENDANT	EDWARD R. CASEY		TRICT OF OKLAHOMA
	L	DOCKET NO.	75-CR-99
	JUDGMENT AND PROB	ATION/COMMITMEN	TORDER AND AND CONTRACT
	In the presence of the attorney for the governmenthe defendant appeared in person on this date	ent	MONTH DAY YEAR 9 9 75
COUNSEL	WITHOUT COUNSEL However the counsel apport	urt advised defendant of right to counsel a pinted by the court and the defendant thereupon	and asked whether defendant desired to on waived assistance of counsel.  Court Appointed —
=	<b>A</b>	(Name of counsel)	
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,	nt NOLO CONTENDERE,	
	There being a finding/verdict of \( \text{LX   GUI}	GUILTY. Defendant is discharged	Jack C. Silver, Clerk U. S. DISTRICT COURT
FINDING &	Defendant has been convicted as charged of the	offense(s) of having violated	T. 18, U.S.C.,
JUDGMENT	> Section 922(a)(6), as char	ged in the indiciment.	And the second of the second o
			· · · · · · · · · · · · · · · · · · ·
		And the second of the second o	and the second s
SENTENCE OR PROBATION ORDER	is placed on probation for	nce is hereby suspended a period of Four (4) Ye	ers from this date.
	*		
SPECIAL CONDITIONS OF			
PROBATION	·		`,
3			
			e de la companya de
CONDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation im reverse side of this judgment be imposed. The Court any time during the probation period or within a maprobation for a violation occurring during the probation	may change the conditions of probation, reduc eximum probation period of five years permit	e or extend the period of probation, and at
	The court orders commitment to the custody of	f the Attorney General and recommends,	
COMMITMENT RECOMMEN- DATION			It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Mar- shal or other qualified officer.
	Andrew State Control of the Control		CERTIFIED AS A TRUE COPY ON
SIGNED BY	ict Judge	. , )	THIS DATE
L U.S. Magis	strate Wholele	rook	] By()CLERK
		Date 9-9-75	( ) DEPUTY

United States of	United States District C							
DEFENDANT	MICHAEL JAMES KOONCE		DOCKET NO.	75-CR-9	_ <del>_</del> _ <del>_</del> _			
	JUDGMENT AND PR	OBATION/	COMMITMEN	T ORDE	<b>R</b> AO :	245 (6/74)		
	In the presence of the attorney for the go the defendant appeared in person on this			мо <b>п</b> тн <b>9</b>	DAY <b>9</b>	YEAR <b>75</b>		
COUNSEL	WITHOUT COUNSEL However have cour	isel appointed by the cou	ndant of right to counsel a rt and the defendant thereup (Name of counsel)	on waived assistan	er defendant ce of counsel	desired to		
PLEA	GUILTY, and the court being satisf there is a factual basis for the plea,	fied that	NOLO CONTENDERE,		GUILTY	<b>)</b>		
	There being a finding action of	J NOT GUILTY. De	fendant is discharged	SEP 9	1975			
FINDING & JUDGMENT	Defendant has been convicted as charged Section 841(a)(1), as	of the offense(s) of charged in E	having violate ne Indictment.	Jack C. Sil d. <b>S. distr</b> i	Cr Cour	T		
	The court asked whether defendant had anythe was shown, or appeared to the court, the conhereby committed to the custody of the Attor	urt adjudged the defenda	nt guilty as charged and con	victed and ordere	d that: The	the contrary defendant is		
SENTENCE OR PROBATION ORDER	IT IS ADJUDGED to parole term of Two (2) three-year sentence in	Three (3) Y hat the defe Years, to c posed herein		seed to a expiration	specia on of t	1 he		
SPECIAL								
CONDITIONS OF PROBATION								
				. 2				
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of prob- reverse side of this judgment be imposed. The any time during the probation period or with probation for a violation occurring during the	e Court may change the coin a maximum probation	anditions of probation, reduc	e or extend the pe	eriod of proba	ation, and at		
COMMITMENT RECOMMEN- DATION	The court orders commitment to the cus	stody of the Attorney	General and recommends,	It is ordered a certified of and commit	that the Cler copy of this j ment to the l qualified off	udgment U.S. Mar-		
SIGNED BY				CERTIFIED A		OPY ON		
U.S. Distri		/ /		THIS DATE _				

A 8

Inited States of	America vs.	•	United S				
DEFENDANT	LISA REMER OWER	<b>s</b>		ern dist			<u>ua_</u>
	L		_  DOCKET	۷o. ➤ لـــــــ	/3-(i/c)		
	JUDGMENT AN	ID PROBATION	ON/COMM	TMENT	ORDI	E <b>R</b> AO	245 (6/74)
	In the presence of the attorney the defendant appeared in pers		<del></del>		MONTH 9	DAY 9	75
COUNSEL	WITHOUT COUNSEL  WITH COUNSEL	However the court advi	the court and the defe	to counsel and and thereupon sector Re- of counsel)	waived assista	her defendant ance of counsel	desired to
PLEA	there is a factual basis fo		L NOLO CONT	ENDERE,	N <b>5</b>	<b>SE</b> P 9	-
	There being a finding	•	TY. Defendant is dis		Ja U. S	ck C. Silve B. DISTRICT	
FINDING &	Defendant has been convicted  Section 841(a) (1	as charged of the offense ), as charged	(s) of <b>having t</b> in the India	riolated tment.	T. 21,	v.s.c.,	
				·			
SENTENCE OR PROBATION ORDER	is placed on prob > pursuant to the F 5010(a).	n or sentence ation for a pe ederal Youth (	ried of Fem	· (A) Yes	rs from	this d	iete, ion
	and the second second second						
SPECIAL CONDITIONS OF				·	•		
PROBATION		·				: '	
				.*		. e e	
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special condition reverse side of this judgment be it any time during the probation pe probation for a violation occurring	mposed. The Court may cha criod or within a maximum	nge the conditions of pr probation period of five	obation, reduc <del>e</del>	or extend the	period of prop	ation, and
	The court orders commitment	t to the custody of the A	ttorney General and I	recommends,		ed that the Cle I copy of this	
COMMITMENT RECOMMEN- DATION					1	nitment to the ner qualified of	
SIGNED BY	J				CERTIFIED	AS A TRUE	COPY ON
U.S. Magis		relation	ck)		Ву		
	•	man A	Date 9-9-7	5			) CLERK ) DEPUTY

UNITED STATES DISTRICT COURT

Northern

District of Oklahoma

Jack C. Silver, Clerk

U. S. DISTRICT COURT

United States of America

Criminal No. 75-CR-94

JOSEPHINE M. DEECHER

vs.

#### ORDER FOR DISMISSAL

Pursuant to Rule 48(a) of the Federal Rules of Criminal

Procedure and by leave of court endorsed hereon the United States

Attorney for the Northern District of Oklahoma Indictment hereby dismisses XXX Cts. III, IV, V, and VI of the / against (indictment, information, complaint)

Josephine M. Deecher defendant.

Mathew B. Draham
United States Attorney

Leave of court is granted for the filing of the foregoing dismissal.

United States District Judge

Date: September \_\_\_\_\_\_, 1975

United States of	America vs. United States	Distric	t Co	art fo
DEFENDANT	JOSEPHINE M. DEECHER  DOCKET NO.			<u> </u>
	JUDGMENT AND PROBATION/COMMITMEN			245 (6/74)
	In the presence of the attorney for the government	MONTH	DAY	YEAR
	the defendant appeared in person on this date	9	9	75
COUNSEL	WITHOUT COUNSEL  However the court advised defendant of right to counsel a have counsel appointed by the court and the defendant thereupo			
ل	WITH COUNSEL George Briggs _ R (Name of counsel)	etained _		
PLEA	GUILTY, and the court being satisfied that NOLO CONTENDERE,	E NOT	<b>⊈</b> บเ⊾ <b>า</b> เ;	Jan 1
	there is a factual basis for the plea,	SEP	9 1975	المسا
	There being a finding from list of \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Jack C. S	ilver Cla	.l.
:		Jack C. S U. S. DISTI	RICT COU	K RT
FINDING &	Defendant has been convicted as charged of the offense(s) of having violated Section 1014, as charged in Cts. 1 and 2 of the In			•••
JUDGMENT				
SENTENCE OR PROBATION ORDER	Count One - Two (2) Years Count Two - Two (2) Years, to run concur imposed in Count One.  The imposition of sentence in Counts One suspended, and the defendant is placed on probatio Two (2) Years from this date, as to each count; sa in Count Two to run concurrently with the probatio One.	and Two	is her	eby of
SPECIAL	IT IS ADJUDGED that upon the motion of t	he United	State	
CONDITIONS	Attorney, Counts Three, Four, Five and Six are dis	missed.		
PROBATION				
			•	
			•	
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation imposed above, it is hereby ordered that the gene reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce any time during the probation period or within a maximum probation period of five years permitted probation for a violation occurring during the probation period.	or extend the pe	riod of proba	ition, and a
	The court orders commitment to the custody of the Attorney General and recommends,		٠.	
COMMITMENT RECOMMEN- DATION		it is ordered a certified of and commits shal or other	opy of this jonent to the U	udgment J.S. Mar-
	<b>)</b>	CERTIFICA	SATDUEC	OBY ON
SIGNED BY		CERTIFIED A	UM TRUE C	OFT UN
U.S. Distr		THIS DATE		
U.S. Magi:		Ву		CLERK
	Date 9-9-75		( )	DEPUTY

.

. ...

.

United States of	America vs.	United States District Court fo
DEFENDANT	JIMMY DALE BARRETT	
	JUDGMENT AND PROBA	TION/COMMITMENT ORDER AO 245 (6,74)
	In the presence of the attorney for the governmenthe defendant appeared in person on this date	9 9 75
COUNSEL		t advised defendant of right to counsel and asked whether defendant desired to need by the court and the defendant thereupon waived assistance of counsel.  Cheries Whiteen Court Appointed (Name of counsel)
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,	NOLO CONTENDERE, NOT GUILTY
	There being a finding verdict of \[ \bigcup_\times GUIL^2 \]	GUILTY. Defendant is discharged  Jack C. Silver, Clerk
FINDING & JUDGMENT	Defendant has been convicted as charged of the of Section 371, as charged in	ffense(s) of having violated T. 18, U.S.C.,
SENTENCE OR PROBATION ORDER	was shown, or appeared to the court, the court adjudg hereby committed to the custody of the Attorney Gener	y why judgment should not be pronounced. Because no sufficient cause to the contrary ged the defendant guilty as charged and convicted and ordered that: The defendant is rail or his authorized representative for imprisonment for a period of
SPECIAL CONDITIONS OF PROBATION		
ADDITIONAL CONDITIONS OF PROBATION	reverse side of this judgment he imposed. The Court ma	osed above, it is hereby ordered that the general conditions of probation set out on the ay change the conditions of probation, reduce or extend the period of probation, and a mum probation period of five years permitted by law, may issue a warrant and revoke period.
COMMITMENT RECOMMEN- DATION	The court orders commitment to the custody of t	It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Marshal or other qualified officer.
SIGNED BY  L. J. U.S. District L. J. U.S. Magist		CERTIFIED AS A TRUE COPY ON  THIS DATE  By  ( ) CLERK  ( ) DEPUTY

United States of	America vs.		United !	States	Distri	ct Co	1Pt for
DEFENDANT	\		NORT	HERN DIST	RICT OF	OKLAHOM	<u> </u>
	MARVIN DOYLE RUM	Bauch 	{ DOCKE	ET NO. ➤ 🛴	75-0	R-84	
•	JUDGMENT AN	D PROBATI		-		E <b>R</b> Aok	245 (6/74)
	In the presence of the attorney f		<b>"</b>		MONTH	DAY	YEAR
	the defendant appeared in perso	n on this date			9	9	75
COUNSEL (	WITHOUT COUNSEL	However the court ad- have counsel appointed t	vised defendant of ri by the court and the d	ght to counsel a efendant thereup	and asked whet on waived assista	her defendant ance of counsel.	desired to
	WITH COUNSEL L		Byron (Nam	Fodd, Ret ne of counsel)	ained _		
PLEA	GUILTY, and the court be there is a factual basis for	-	NOLO CO	NTENDERE,	NO	GUILTY	
		NOT GUII	LTY. Defendant is	discharged		9 1975	
	There being a factor verdict of	LIL GUILTY.			Jack C. Si	lver, Clerk	
FINDING &	Defendant has been convicted a <b>Section 7206(1)</b> ,	s charged of the offens	e(s) of having	violated	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	SI SOURT	
JUDGMENT	Indictment.						
						e e e	
	,						
	The court asked whether defendant was shown, or appeared to the cou						
	berehvermitted to the custody of					ried of	2.54
	The imposition	m of sentence	in Counts	One. Two	and Thr	ee is b	ereby
SENTENCE	suspended, and the	defendant is	placed on	probation	for a p	exiod o	f Two
OR PROBATION	(Z) Years from this	date, as to le to run cond	each count	; said pr	robation	imposed	in
ORDER	Count One.						
· ·		the stage			yer e war e	Little Anna Commission Commission	
SPECIAL CONDITIONS							
OF PROBATION				·			
			•				
		-					
ADDITIONAL CONDITIONS	In addition to the special condition	ns of probation imposed a	above, it is hereby ord	lered that the gen	eral conditions	of probation set	t out on the
OF PROBATION	reverse side of this judgment be im any time during the probation peri- probation for a violation occurring o	od or within a maximum	probation period of 1	probation, reduce five years permitt	e or extend the led by law, may	period of proba issue a warrant	tion, and at and revoke
	The court orders commitment t	to the custody of the A	Attorney General an	d recommends,		ed that the Cleri	k doliner
COMMITMENT					a certified	copy of this just itment to the U	udgment
RECOMMEN- Dation					shal or oth	er qualified off	icer.
	<b>)</b> ,				CERTIFIED	AS A TRUE C	OPY ON
SIGNED BY	ict Judge		· · · · · · · · · · · · · · · · · · ·		THIS DATE		
U.S. Magi:	strate Williams	Cleck			Ву	· <del></del>	
	-		Date 9-9-	75		-	CLERK DEPUTY
							٧

and year

United States of	America vs.	United States District Court for					
	<u> </u>	MORTHERN D	STRICT OF OKLAH				
DEFENDANT	Susan Jean Preston						
ر	<b>L</b>	DOCKET NO. >> [	75-CR-83				
	JUDGMENT AND PROBA	TION/COMMITMEN	T ORDER AO 2	45 (6/74)			
			MONTH DAY	YEAR			
	In the presence of the attorney for the governmenthe defendant appeared in person on this date		9 9	75			
COUNSEL	WITHOUT COUNSEL However the cour	t advised defendant of right to counsel	and asked whether defendant	desired to			
ſ	with counsel	Tom Mason. Court		J			
$\longrightarrow$		(Name of counsel)	-				
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,	LI NOLO CONTENDERE,	CROT GUILTY				
			SEP 9 197	5			
	There being a finding be district.  There being a finding be district.  GUIL	GUILLY. Defendant is discharged	Jack C. Silver, C				
			U. S. DISTRICT CO				
FINDING &	Defendant has been convicted as charged of the o <b>Section 371</b> , as charged in	ffense(s) of <b>having violates</b> the Indictment.	1 T. 18, U.S.C.,	- 0111			
JUDGMENT							
. )							
	The court asked whether defendant had anything to sa	y why judgment should not be pronounced.	Because no sufficient cause to the	ne contrary			
	was shown, or appeared to the court, the court adjudy hereby committed to the custody of the Attorney General	ged the defendant guilty as charged and cor	wicted and ordered that: The d	efendant is			
:	One and one-ha	ilf (lk) Years					
SENTENCE	IT IS REQUESTED that a	pecial attention be gi	iven the defender	<b>3</b> £			
OR PROBATION	IT IS REQUESTED that a for treatment of psychologic to help her overcome these	cal and drug-related p	problems, in orde	D.T.			
ORDER	or mark and oversome entert	prosecut.					
,							
SPECIAL CONDITIONS	·						
OF PROBATION							
		·					
ADDITIONAL							
CONDITIONS OF	In addition to the special conditions of probation imporeverse side of this judgment be imposed. The Court many time during the probation period or within a maximum.	ay change the conditions of probation, reduc	e or extend the period of probat	tion, and at			
PROBATION	probation for a violation occurring during the probation	period.					
	The court orders commitment to the custody of	the Attorney General and recommends	It is ordered that the Clerk	deliver			
COMMITMENT			a certified copy of this ju and commitment to the U	dgment			
RECOMMEN- Dation			shal or other qualified offic	cer.			
	J		CERTIFIED AS A TRUE CO	OPY ON			
SIGNED BY	the trades	i.	4.				
U.S. Distr		ish )	THIS DATE 9-9-7				
U.S. Magi	Street Park Control of the Control o	Date 0_0_75	, <del>, , , , , , , , , , , , , , , , , , </del>	CLERK			

## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

UNITED STATES OF A	AMERICA,	}
	Plaintiff,	
vs.		No. 75-CR-82
VERNON WILSON,		
	Defendant.	
	ORD	ER MARKET

ORDER

Defendant in the above-styled case, Vernon Wilson, has filed a Motion for New Trial.

Said Motion is hereby sustained based upon the fact that the officers who questioned Defendant, although having reason to believe that Defendant possessed an illegal firearm, failed to indicate this possible charge to Defendant prior to questioning and led Defendant to believe he was being questioned in regard to the shooting of a police officer.

Proper warnings not having been given Defendant in regard to the offense charged, Judgment in Case No. 75-CR-82 is vacated. Judgment on behalf of Defendant is hereby entered and Defendant is Ordered to be released.

It is so Ordered this 8 day of September, 1975.

H. DALE COOK United States District Judge

United States of	f America vs.	United States			
DEFENDANT	JAMES HARL MARTIN	DOCKET NO.		<del></del>	
	JUDGMENT AND PROBATION				245 (6/74)
COUNSEL	In the presence of the attorney for the government the defendant appeared in person on this date	ised defendant of right to counsel a	MONTH 9	9	75
COUNSEL		y the court and the defendant thereupo (Name of counsel)	on waived assistar	nce of counsel.	
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,	,	NOT	h	ين ١ ا <del>يم</del>
	There being a finding worth of \\  \bullet \tag{ \tag{ \bullet \tag{ \tag{ \bullet \tag{	TY. Defendant is discharged	S€(* <b>∄Jack C. S</b> il	9 1971, hvor Morto	
FINDING & JUDGMENT	Defendant has been convicted as charged of the offense Section 371, as charged in the	(s) of having violated	AGOIL OF OIL	INCIT CICIL	
SENTENCE OR PROBATION ORDER	The court asked whether defendant had anything to say why was shown, or appeared to the court, the court adjudged the hereby committed to the custody of the Attorney General or h treatment and supervision until Correction Act as provided by	defendant guilty as charged and con- is authorized representative for imagin	victed and order	ed that: The clinks!	
SPECIAL					
CONDITIONS			•		
PROBATION			<b>f</b> .		
			6.0 °	÷	
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation imposed ab reverse side of this judgment be imposed. The Court may chan any time during the probation period or within a maximum p probation for a violation occurring during the probation period	ige the conditions of probation, reduce probation period of five years permitted	or extend the po	eriod of proba	ition, and a
	The court orders commitment to the custody of the At	torney General and recommends,			
COMMITMENT RECOMMEN- DATION			a certified of and commit	that the Cleri copy of this jument to the Urqualified offi	udgment J.S. Mar-
	<b>J</b>		CERTIFIED	AS A TRUE C	OPY ON
SIGNED BY	det Judeo		THIS DATE		•
U.S. Distr		<i>6</i> ) .			
U.S. Magis	strate		ву	- •	CLERK
	· · · · · · · · · · · · · · · · · · ·	Date 9-9-75		( )!	DEPUTY

filed ! andered

### IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

THE UNITED STATES OF AMERICA,

Plaintiff,

vs.

DAVID PAUL MARSHALL, et al.,
Defendants.

No. 75-CR-90

#### ORDER OVERRULING MOTION FOR REDUCTION IN SENTENCE

The Defendant, Salvador Cardenas was sentenced by this Court on July 18, 1975, for a term of two (2) years imprisonment after a plea of guilty to having violated 18 U.S.C. § 371. The Defendant has timely filed a Motion for Reduction in Sentence. Rule 35 Fed. R. Crim. P.

The Defendant seeks leniency and suggests that the Court should reduce the sentence because the pre-sentence report listed an adult conviction which was improper due to the age of the Defendant at the time of the former conviction and sentence in 1970.

The Court has carefully considered the arguments in support of the Motion as it carefully considered all of the circumstances when it imposed the sentence. At the time of sentencing, the Court disregarded the juvenile record of the Defendant, including the conviction and sentencing in 1970, and considered only the offense in this case to which the Defendant pled guilty. The sentence imposed was not based on any circumstances other than those present in this case.

It is the finding of the Court that the sentence imposed was appropriate, just and reasonable under the circumstances. The Court is not inclined to establish a minimum date for parole eligibility as provided by 18 U.S.C. 4208(a). The Motion to Reduce should be and is hereby overruled.

It is so Ordered this  $8^{74}$  day of September, 1975.

H. DALE COOK

United States District Judge

## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

UNITED	STATES OF AME	RICA,	)	
		Plaintiff,		
vs.			)	No. 75-CR-84
MARVIN	DOYLE RUMBAUG	H, Defendant.	) ) )	SEP 8 1975 J.
		ORD	ER	Jack C. Silver, Clerk

Defendant herein, Marvin Doyle Rumbaugh, has filed a Motion for Judgment of Acquittal pursuant to Rule 29, Federal Rules of Criminal Procedure. Defendant contends "[t]here was not any competent evidence which a reasonable juror could conclude that Defendant's action in filing such returns was done willfully . . ."

As stated in United States v. Downen, 496 F.2d 314 (10th Cir. 1974):

"[I]n passing upon the sufficiency of the evidence to support a verdict of guilty, it is well established in this Circuit that the appellate court does not weigh conflicting evidence nor consider the credibility of the witnesses and, further, that it must view the evidence, both direct and circumstantial, in the light most favorable to the prosecution, together with all reasonable inferences that may be drawn therefrom. United States v. Addington, 471 F.2d 560 (10th Cir. 1973); United States v. Ireland, 456 F.2d 74 (10th Cir. 1972); United States v. Weiss, 431 F.2d 1402 (10th Cir. 1970). And in passing on a postguilty Motion for Acquittal and/or for New Trial, the Trial Court must apply the same Goff v. United States, 446 F.2d 623 (10th Cir. 1971); Lewis v. United States, 420 F.2d 1089 (10th Cir. 1970); Mason v. United States, 408 F.2d 903 (10th Cir. 1969), cert. denied 400 U.S. 993, 91 S.Ct. 462, 27 L.Ed.2d 441 (1971); Mares v. United States, 409 F.2d 1083 (10th Cir. 1968), cert. denied 394 U.S. 963, 89 S.Ct. 1314, 22 L.Ed.2d 564 (1969)."

At trial, Defendant Rumbaugh admitted subscribing to the returns in question, which contained a provision that they were signed under the penalities of perjury. Although the Defendant claimed he did not read the returns prior to signing them and

therefore was unaware that they indicated that Federal tax deposits had been made, the "jury could draw the inference and find that the [Defendant] had knowledge of the contents of the return" based on Defendant's acknowledgement that he had signed the returns. United States v. Wainwright, 413 F.2d 796 (10th Cir. 1969), cert. denied 396 U.S. 1009, 90 S.Ct. 466, 24 L.Ed.2d 501.

In United States v. Romanow, 505 F.2d 813 (1st Cir. 1974) the Appellant appealed his conviction of willfully subscribing to a tax return he did not believe to be true and correct. The tax form involved was the Employer's Quarterly Federal Tax Return, IRS Form 941, which employers must file each quarter to report to IRS the amount of money withheld from employees' wages and turned over to the Treasury Department to pay employees' income and social security tax liabilities, as was the situation in the case at bar. Appellant was charged with filing Form 941 for each of three quarters while knowing that the deposit declared in line 11a had not actually been made. Appellant admitted that he had signed the three returns in question and that he knew at the time the returns were filed the deposits had not been made, as did Defendant herein. Appellant in Romanow claimed that the only evidence presented from which the jurors could infer that he knowingly made a false declaration that the liability had been paid was his signature on the quarterly returns, and that this was insufficient evidence to convict him of the act proscribed by § 7206(1). Appellant testified that he thought he was merely making an information return to IRS; he claims he was unaware that he was also affirming that the declared liability had been satisfied. The Court held that:

"Though appellant denies that he ever read the Form 941, it is clear that a jury could disbelieve him and conclude from nothing more than the presence of his uncontested signature that he had in fact read the Form 941. '[T]he signature at the bottom of the return is prima facie evidence that the signor knows the contends of the return.' United States v. Harper, 458 F.2d 891, 894-895 (7th Cir. 1971) cert. denied, 406 U.S. 930, 92 S.Ct. 1772, 32 L.Ed. 2d 132 (1972); . . . United States v. Wainwright,

413 F.2d 796 (10th Cir. 1969), cert. denied, 396 U.S. 1009. 90 S.Ct. 566, 24 L.Ed.2d 501 (1970) . . . We reject appellant's claim that the jury must have something more than his signature to infer that he read the returns."

Viewing the circumstantial evidence presented at trial in the light most favorable to the Government, together with the inference of knowledge which may be drawn from Defendant's signing of the returns, the Court finds sufficient evidence to support the verdict by the jury and Defendant's Motion for Judgment of Acquittal is, therefore, hereby denied.

It is so Ordered this \( \frac{\frac{1}{3}}{2} \) day of September, 1975.

H. DALE COOK

United States District Judge

United States	of America vs.	U	nited States	Distr	ict Cov	irt for
DEFENDANT	\		MORTHERN DI	STRICT OF	7 OKLAHOR	<b>W</b>
	ANTHONY M. LYON	,	DOCKET NO.	75cr1	100	
	LIDGMENT AN	D PROBATION				
	JUDGMENT AN		A/COMMITTIMEN	II ORD	ER AO-2	45 (6/74)
	In the presence of the attorney the defendant appeared in perso	for the government n on this date	-	9	<b>2</b>	YEAR 75
COUNSEL	without counsel	However the court advised have counsel appointed by the	defendant of right to counselecourt and the defendant thereup	and asked whet	ther defendant of	desired to
	WITH COUNSEL		Name of counsel)			J
PLEA	GUILTY, and the court be there is a factual basis for	eing satisfied that the plea,	NOLO CONTENDERE,	NO	T GUILTY	
	<b>,</b>	NOT GUILTY.	Defendant is discharged		Dirth,	
	There being a finding	LLX GUILTY.				
	Defendant has been convicted as	s charged of the offense(s)	of having violated	7. 18,	U.S.C.,	
FINDING & JUDGMENT	Section 2312, as c	herged in the I	ndictment.			
		·				
	}					
	The court asked whether defendant	had anything to cay why inde	ment should not be pronounced	Docaves no cuffi		· · · · · · · · · · · · · · · · · · ·
ear migration	was shown, or appeared to the cou hereby committed to the custody of	rt, the court adjudged the def	endant guilty as charged and con	victed and order	red that: The de	fendant is
	treatment and super	rvision until di	lachersed by the	Vederal	Youth	
SENTENCE OR	Correction Act as	provided by T.	la, V.S.C., Secti	on 5010(	ь).	
PROBATION ORDER						
ONDER						
SPECIAL			<b>.</b>			
CONDITIONS						
PROBATION						
					;	
					,	
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions reverse side of this judgment be imp any time during the probation perio probation for a violation occurring de	osed. The Court may change the d or within a maximum proba	re conditions of probation, reduce	or extend the n	eriad of probatic	an and at
	The court orders commitment to	the custody of the Attorn	ey General and recommends,			
COMMITMENT				1	I that the Clerk of this judges	
RECOMMEN- Dation					ment to the U.S r qualified office	
	J ·			CERTIFIED A	AS A TRUE COP	
SIGNED BY المجيا U.S. Distri	ict Judge			THIS DATE_		
U.S. Magis	strate	lel de	b)	Ву		
	,	Date	9-2-75		( ) DE	
					-	

the defendant appeared in person on this date    Townset	United States o				
In the presence of the attorney for the government the defendant appeared in person on this date    Defendant appeared in person on this date	DEFENDANT	LARRY DON ROHUS			<u> </u>
In the presence of the attorney for the government the defendant appeared in previous on this date.    COUNSEL					
the defendant appeared in proving on this date    WITHOUT COUNSEL   However the court advised defendant of right to commet and asked whether defendant desired have counted appointed by the court and the defendant thereopen said askitance of commet.    YELD   WITH COUNSEL				ER AO-2	
ADDITIONAL CONSTITUTES  SECURIES  SPECIAL CONSTITUTES  SPECIAL CONSTITUTES  ADDITIONAL CONSTITUTES  ADDITIONAL CONSTITUTES  SPECIAL CONSTITUTES  The design of sent special conditions of probation imposed above, it is hereby ordered that the general conditions of probation for a period of Five (5) Years from this date.  SPECIAL CONSTITUTES  SPECIAL CONSTITUTES  The design of sent special conditions of probation imposed above, it is hereby ordered that the general conditions of probation for a period of Five (5) Years from this date.  SPECIAL CONSTITUTES  The design of the defendant imposed above, it is hereby ordered that the general conditions of probation and not sent the control of					75
There being a findinging theory  There being a findinging theory  There being a findinging theory  Defendant has been convicted as charged in the offense(s) of having violated T. 18, U.S.C.,  Section 2312, as charged in the Indictment.  The court aked whether defendant had anything to say why judgment should not be pronounced. Because no sufficient cause to the count was shown, or appeared to the court, the court adapted the defendant pailty as charged and convicted and convented and con	COUNSEL	have counsel appointed by the court and the defendant ther	reupon waived assista		
Defendant has been convicted as charged in the indictment.  Section 2312, as charged in the indictment.  The court sked whether defendant had anything to say why judgment should not be pronounced. Because no sufficient cause to the court was shown, or appeared to the court, the court adjudged the defendant pully as charged and convicted and ordered that the defendant is placed on probation for a period of Five (5) Teams from this date.  The impossibilities are placed on probation imposed above, it is hereby ordered that the general conditions of probations of probation and the court may change the conditions of probation, reduce or extend the period of probation, and reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce or extend the period of probation, and reverse side of this judgment should be a maintained probation period or may change the conditions of probation period or may change the conditions of probation, reduce or extend the period of probation, and reverse side of this judgment should be considered to a strength of the court orders commitment to the custody of the Attorney General and recommends.  The court orders commitment to the custody of the Attorney General and recommends.  It is ordered that the Clerk deliver a certified copy of this judgment should be considered to a business and the court orders committed to the custody of the Attorney General and recommends.  CERTIFIED AS A TRUE COPY ON THIS DATE.  U.S. Majoritat Judgee  ( ) SLEERK	PLEA		E, NO	T GUILTY	
The court sixed whether defendant had anything to say why judgment should not be pronounced. Because no sufficient cause to the court was shown, or appeared to the court, the court adjutaged the defendant pullty as charged and convicted and ordered that The defendant pullty as charged and convicted and ordered that The defendant pullty as charged and convicted and ordered that The defendant pullty as charged and convicted and ordered that The defendant pullty as charged and convicted and ordered that The defendant pullty as charged and convicted and ordered that The defendant pullty as charged and convicted and ordered that The defendant pullty as charged and convicted and ordered that The defendant pullty as charged and convicted and ordered that the general conditions of probation of this date.  ADDITIONAL CONDITIONS OF PROBATION  The addition to the special conditions of probation imposed above, it is hereby ordered that the general conditions of probations of reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce or extend the period of probation, and reverse side of this judgment guident probation for a violation occurring during the probation period of fire years permitted by law, may issue a warrant and reverse probation for a violation occurring during the probation period of fire years permitted by law, may issue a warrant and reverse probation for a violation occurring during the probation period.  COMMITMENT RECOMMENDATION  The court orders commitment to the custody of the Attorney General and recommends.  It is ordered that the Clerk deliver a certified copy of this judgment shall or other qualified officer.  SENTERCE OF The court orders commitment to the custody of the Attorney General and recommends.  It is ordered that the Clerk deliver a certified copy of this judgment shall or other qualified officer.		<b>`</b>			
SENTENCE ORDITIONAL CONDITIONS OF PROBATION OF PROBATION  COMMITMENT  COMMITME		Defendant has been convicted as charged of the offense(s) of having violat Section 2312, as charged in the Indictment.	ed T. 18,	U.S.C.,	
ADDITIONAL CONDITIONS OF PROBATION  In addition to the special conditions of probation imposed above, it is hereby ordered that the general conditions of probation set out on reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce or extend the period of probation, and any time during the probation period or within a maximum probation period of five years permitted by law, may issue a warrant and recommends, or probation for a violation occurring during the probation period.  The court orders commitment to the custody of the Attorney General and recommends,  It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Marshal or other qualified officer.  SIGNED BY  U.S. District Judge  THIS DATE  By  ( ) CLERK	OR Probation	was shown, or appeared to the court, the court adjudged the defendant guilty as charged and barchuses witted to the exceeded of the Missess Caraba chiral the imposition of sentence is hereby deferre	convicted and orde	red that: The distribution of the defends	efendant je mat
In addition to the special conditions of probation imposed above, it is hereby ordered that the general conditions of probation set out on reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce or extend the period of probation, and ylime during the probation period or within a maximum probation period of five years permitted by law, may issue a warrant and revorting or a violation occurring during the probation period.  The court orders commitment to the custody of the Attorney General and recommends,  It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Marshal or other qualified officer.  CERTIFIED AS A TRUE COPY ON SIGNED BY  THIS DATE  U.S. District Judge  THIS DATE  ( ) CLERK	CONDITIONS OF				
In addition to the special conditions of probation imposed above, it is hereby ordered that the general conditions of probation set out on reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce or extend the period of probation, and any time during the probation period or within a maximum probation period of five years permitted by law, may issue a warrant and revorting the probation occurring during the probation period.  The court orders commitment to the custody of the Attorney General and recommends,  It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Marshal or other qualified officer.  CERTIFIED AS A TRUE COPY ON  SIGNED BY  THIS DATE  U.S. District Judge  THIS DATE  ( ) CLERK					
COMMITMENT RECOMMENDATION  Lit is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Marshal or other qualified officer.  CERTIFIED AS A TRUE COPY ON THIS DATE  J. U.S. District Judge  Hy	CONDITIONS OF	reverse side of this judgment be imposed. The Court may change the conditions of probation, re-	duce or extend the r	eriod of probat	tion, and at
SIGNED BY  L. J. U.S. District Judge  By  ( ) CLERK	RECOMMEN-	The court orders commitment to the custody of the Attorney General and recommen	It is ordere a certified and commi	copy of this ju tment to the U	dgment .S. Mar-
( )CLERK		ict Judge			OPY ON
Date ( ) DEPOTY	▲ U.S. Magis	strate Date 278	By		CLERK

ĺ

United States of	America vs. United States	Distric	t Cou	LPt fo
DEFENDANT	OTIS ELMER BRIMER  DOCKET NO.		•	<b>MA</b>
	JUDGMENT AND PROBATION/COMMITMEN			45 (5. 14)
COUNSEL	In the presence of the attorney for the government the defendant appeared in person on this date  WITHOUT COUNSEL. However the court advised defendant of right to counsel a have counsel appointed by the court and the defendant thereupe			YEAR 75 desired to
	WITH COUNSEL			
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,	LI NOT	GUILTY	
	There being a finding wordict of NOT GUILTY. Defendant is discharged  LLI GUILTY.			
FINDING &	Defendant has been convicted as charged of the offense(s) of having violated Section 2113(a), as charged in the Indictment.	T. 18, U	.8.C.,	· **
100 J	the control of the co		rest to the second seco	÷
2 - 2 - 3 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4 - 4	The court asked whether defendant had anything to say why judgment should not be pronounced. was shown, or appeared to the court, the court adjudged the defendant guilty as charged and conhereby committed to the custody of the Attorney General or his authorized representative for impris	victed and ordered	that: The de	
SENTENCE OR PROBATION ORDER	Five (5) Years  IT IS ADJUDGED that the sentence imposed in run concurrently with the sentence imposed in Case			.1
SPECIAL CONDITIONS			5 <b>3</b> 65	
OF PROBATION		• . •		
			·	
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation imposed above, it is hereby properly that the generous side of this judgment be imposed. The Court may change the conditions of probation, reduce any time during the probation period or within a maximum probation period of five years permitted probation for a violation occurring during the probation period.	or extend the ner	ind of probati	on and at
COMMITMENT RECOMMEN- DATION	The court orders commitment to the custody of the Attorney General and recommends,	It is ordered to a certified co and commitm shall or other o	py of this jud ent to the U.S	igment 5. Mar-
SIGNED BY	t Judge	CERTIFIED AS	A TRUE CO	PY ON
U.S. Magist	Date 9-2-75	By	( ) CI	LERK EPUTY

ı

United States o	of America vs. United States	Distric	t Co	irt fo
DEFENDANT	OTIS KLMER BRIMER	TRICT OF	OKLAHO	<b>4</b>
	L   DOCKET NO. ▶ L	75-CR-8	3	_
	JUDGMENT AND PROBATION/COMMITMEN	T ORDE	R AO-2	45 (6/74)
	In the presence of the attorney for the government the defendant appeared in person on this date	<b>9</b>	DAY 2	YEAR <b>75</b>
COUNSEL	WITHOUT COUNSEL However the court advised defendant of right to counsel a have counsel appointed by the court and the defendant thereup.  WITH COUNSEL	and asked whether on waived assistance	r defendant e of counsel.	desired to
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,	NOT	GUILTY	
	NOT GUILTY. Defendant is discharged		*	
	There being a finding to that of UILTY. Defendant is discharged		i.	
FINDING & JUDGMENT	Defendant has been convicted as charged of the offense(s) of Having violated Sections 371 and 2314, as charged in Counts One, Tof the Indictment.	T. 18, U br <b>ee, Fo</b> u	.S.C., r and I	'ive
SENTENCE OR PROBATION ORDER	The court asked whether defendant had anything to say why judgment should not be pronounced. It was shown, or appeared to the court, the court adjudged the defendant guilty as charged and combereby committed to the custody of the Attorney General or his authorized representative for imprise Count Three - Five (5) Years Count Three - Five (5) Years Count Four - Five (5) Years Count Five - Five (5) Years Years Abjudged that the sentence imposed in Four and Five shall run concurrently with the sentence One.	victed and ordered onment for a perio	that: The do	e contrary efendant is
SPECIAL CONDITIONS OF PROBATION				
		,		
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation imposed above, it is hereby ordered that the gene reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce any time during the probation period or within a maximum probation period of five years permitte probation for a violation occurring during the probation period.	or extend the north	robation-set	on and at
	The court orders commitment to the custody of the Attorney General and recommends,			
COMMITMENT RECOMMEN- DATION		It is ordered the a certified con and commitme shall or other q	oy of this jud ent to the U.	lgment S. Mar-
SIGNED BY		CERTIFIED AS	A TRUE COI	PY ON
U.S. Distric		THIS DATE		
U.S. Magist	Date 9-2-75	ву	( ) ci	
	Date 3-2-13		( ) D	EPUTY

United States of	of America vs.  United States	District Cou	<b>rt</b> fo
DEFENDANT	BILLY GENE TRANSCEL	STRICT OF OKLAHOM	<b>A</b>
	JUDGMENT AND PROBATION/COMMITMENT	75-CR-81	
			5 .6 .41
·	In the presence of the attorney for the government the defendant appeared in person on this date	MONTH DAY	75
COUNSEL	WITHOUT COUNSEL  However the court advised defendant of right to counsel have counsel appointed by the court and the defendant thereu  WITH COUNSEL  C. S. Lewis, III and Ben (Name of counsel)	pon waived assistance of counsel.	esired to
PLEA	GUILTY, and the court being satisfied that there is a factual basis for the plea,		#"
	There being a finding wardiet of Sullty. Defendant is discharged	Jack C. S. M.	• •
FINDING &	Defendant has been convicted as charged of the offense(s) of having violate.  Section 371, as charged in Count One of the Information	d T. 18, U.S.C.	¥ .
JUDGMENT	former of the second of the se	- 1	Îr a
5.4.1 		10000000000000000000000000000000000000	*
200 - 10 L	The court asked whether defendant had anything to say why judgment should not be pronounced was shown, or appeared to the court, the court adjudged the defendant guilty as charged and co hereby committed to the custody of the Attorney General or his authorized representative for impri	nvicted and ordered that: The defe	contrary endant is
SENTENCE	Three (3) Years		
OR PROBATION ORDER			
SPECIAL CONDITIONS OF PROBATION			
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation imposed above, it is hereby ordered that the gereverse side of this judgment be imposed. The Court may change the conditions of probation, reduce any time during the probation period or within a maximum probation period of five years permit probation for a violation occurring during the probation period.	e or extend the period of probation	n and at
	The court orders commitment to the custody of the Attorney General and recommends,		
COMMITMENT RECOMMEN- DATION		It is ordered that the Clerk de a certified copy of this judgr and commitment to the U.S. shal or other qualified officer.	ment Mar-
SIGNED BY		CERTIFIED AS A TRUE COPY	ON
U.S. Distri		THIS DATE	<del></del>
	Date 9-2-75	( ) CLE	

ı

United States	of America vs.	Un	ited States	Distric	t Cou	. <b>rt</b> fa
DEFENDANT	KILA OLETA HOLMES		NORTHERN DI	STRICT OF	OKTAHON	<u>A</u>
	/		DOCKET NO.			
	JUDGMENT AND PRO	DBATION/	COMMITMEN	IT ORDE	<b>R</b> AO 24	5 (6/74)
10000	In the presence of the attorney for the gove the defendant appeared in person on this da			MONTH 9	DAY 2	YEAR 75
COUNSEL	WITHOUT COUNSEL However the have counse	l appointed by the co	endant of right to counsel urt and the defendant thereup (Name of counsel)	on waived assistant	e of counsel.	esired to
PLEA	GUILTY, and the court being satisfie there is a factual basis for the plea,	d that	NOLO CONTENDERE,	NOT (	GUILTY	2. 2
	There being a finding bearing of	NOT GUILTY. D	efendant is discharged	i (mgh f N. S. Agg		
FINDING & JUDGMENT	Defendant has been convicted as charged of Section 371, as charged	the offense(s) of in the Indi	having violated etment.	l T. 18, U	.S.C.,	
SENTENCE OR PROBATION ORDER	The imposition of defendant is placed on prothis date.	sentence i	s bereby suspen	ded and	the ears fre	<b></b>
SPECIAL CONDITIONS OF PROBATION				e. e		
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation reverse side of this judgment be imposed. The Co any time during the probation period or within a probation for a violation occurring during the prob	urt may change the co	anditions of probation, reduce	or autond the nort	ad af meakatia.	
COMMITMENT RECOMMEN- DATION	The court orders commitment to the custod	y of the Attorney	General and recommends,	It is ordered the a certified coperand commitments of the commitments and or other q	oy of this judge ent to the U.S.	ment Mar-
U.S. Distri		/ 4		CERTIFIED AS	A TRUE COPY	′ ON
U.S. Magis	trate /	Date	9-2-75	8y	( ) CLE	

I

United States	of America vs.  United States			
DEFENDANT	REMA KING	raintel of	OKLARO	<u> </u>
	/ L DOCKET NO. → L			
	JUDGMENT AND PROBATION/COMMITME	NT ORDE	R AO 2	45 (6/74)
	In the presence of the attorney for the government the defendant appeared in person on this date	MONTH 9	DAY 2	YEAR
COUNSEL	WITHOUT COUNSEL  However the court advised defendant of right to counsel have counsel appointed by the court and the defendant therew (Name of counsel)	ipon waived assistar	er defendant on the counsel.	desired to
PLEA	GUILTY, and the court being satisfied that here is a factual basis for the plea,	NOT	GUILTY	
	There being a finding backing of \( \bigcup \mathbb{NOT GUILTY}. \text{ Defendant is discharged} \\ \bigcup \mathbb{X} \cdot \text{ GUILTY}. \)			
FINDING &	Defendant has been convicted as charged of the offense(s) of having violate Section 2312, as charged in the Indictment.	d Tij <b>is</b> iji	7-8-C.,	
JUDGMEN	It is the finding of the Court that the defend 21 years, subject to the Youth Correction Act, an finding of the Court that the defendant would not benefit from the Youth Correction Act, and is the under the applicable statute.	d it is the	e furth	er te
	The court asked whether defendant had anything to say why judgment should not be pronounced was shown, or appeared to the court, the court adjudged the defendant guilty as charged and co hereby committed to the custody of the Attorney General or his authorized representative for impr	pricted and ordere	d that: The det	contrary fendant is
SENTENCE OR PROBATION ORDER	Three and one-half (3%) Years			
SPECIAL CONDITIONS OF				
PROBATION				
		* .		
ADDITIONAL CONDITIONS OF PROBATION	In addition to the special conditions of probation imposed above, it is hereby ordered that the ger reverse side of this judgment be imposed. The Court may change the conditions of probation, reducing time during the probation period or within a maximum probation period of five years permit probation for a violation occurring during the probation period.			
COMMITMENT RECOMMEN- DATION	The court orders commitment to the custody of the Attorney General and recommends,	It is ordered t a certified co and commitm	hat the Clerk d py of this judg ent to the U.S. qualified officer	ment Mar-
U.S. Magis		CERTIFIED AS THIS DATE	-	
	Date 9-2-75		( ) DEF	